UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

SHIRLEY A. GOODE and SEAN GOODE,)	
Plaintiffs,)	
riamuns,)	
v.)	Civil Action No. 21-cv-11457-DJC
DANIEL SMITH,)	
Defendant.)	
)	
)	

SPECIAL JURY VERDICT FORM

We, the jury, find:

First Claim: 42 U.S.C. § 1983 Claim

1. Did the Plaintiffs prove by a preponderance of the evidence that Defendant subjected them to an unreasonable seizure in violation of 42 U.S.C. § 1983 on July 4, 2018?

Second Claim: Intentional Infliction of Emotional Distress Claim:

2. Did the Plaintiffs prove by a preponderance of the evidence that Defendant intentionally inflicted emotional distress on them?

Third Claim: Violation of Mass. Gen. Laws c. 272 § 85A

3. Have the Plaintiffs proved by a preponderance of the evidence that Defendant killed their dog with wrongful intent?

	f your answer to Question . Juestion 3 was "no", then pro	3 was "yes," proceed to Question 4. If your answer to exceed to the next instruction.)			
4.	. If your answer to Quest	If your answer to Question 3 was yes, what, if any, was the value of Plaintiffs' dog?			
	S	(write any amount in figures)			
		(write any amount in words)			
**		ions 1 and/or 2 above, go on to Question 5. If you answered skip Question 5 and have the foreperson sign and date this			
Damages	<u>s:</u>				
5.		If you answered yes to Questions 1 and/or 2 above, what damages, if any, do yo award to Plaintiffs in this case?			
	S	(write any amount in figures)			
	-	(write any amount in words)			
The unde		y hereby certifies that the members of the jury agree to the			
DAT	17, 2024 TE	FOREPERSON'S SIGNATURE			